### PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY	From the			
	THE TATE ON A T	DDEI IMINIARY	EXAMINING	AUTHORITY

To: STEVEN P. FALLON GREER, BURNS & CRAIN, LTD. 300 S. WACKER DRIVE - SUITE 2500 CHICAGO, IL 60606

### PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Rule 71.1)

Date of mailing

28 SEP 2005 (day/month/year) Applicant's or agent's file reference IMPORTANT NOTIFICATION 032168813PCT Priority date (day/month/year) International filing date (day/month/year) International application No. 19 December 2003 (19.12.2003) 17 December 2004 (17.12.2004) PCT/US04/42696 Applicant THE REGENTS OF THE UNIVERSITY OF CALIFORNIA

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### REMINDER 4.

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCTApplicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed invention is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, Parity and support for the claims. Authorized officer

Name and mailing address of the IPEA/ US Mail Stop PCT, Attn: IPEA/US

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 Chi Pham

Telephone No. 571-272-3179

Facsimile No. (703) 305-3230

Form PCT/IPEA/416 (January 2004)

## PATENT COOPERATION TREATY

# **PCT**

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or ag	gent's file reference	FOR FURTHER ACTIO	ON	See Form PCT/IPEA/416
032168813PCT				Priority date (day/month/year)
International application No.		International filing date (day		
PCT/US04/42696 17 December 2004 International Patent Classification (IPC) or national classification			004)	19 December 2003 (19.12.2003)
	2/28 and US Cl.: 370/33	8, 352		
Applicant				
THE REGENTS	OF THE UNIVERSIT	Y OF CALIFORNIA		
Exa	mining Authority und	er Article 35 and transmitted	to the applicant ac	
		f a total of $\frac{2}{4}$ sheets, includ		t.
3. Thi		panied by ANNEXES, comp	,	
a.	(sent to the applic	ant and to the International	Bureau) a total of	sheets, as follows:
	sheets of th	e description, claims and/or	drawings which ha	ave been amended and are the basis of
	this report	and/or sheets containing red 607 of the Administrative I	etifications authoriz	zed by this Authority (see Rule 70.16
	and Section	1 507 of the Administrative 1	usu ucuons). ut which this Auth	nority considers contain an amendment
	that goes be	eyond the disclosure in the i	nternational applic	ation as filed, as indicated in item 4 of
	Box No. I a	and the Supplemental Box.	-1 -F (indicate tyme	and number of electronic carrier(s))
ъ.	sent to the Inte	ernational Bureau only) a tol	at of (indicate type	and number of electronic carrier(s)) thereto, in electronic form only, as
	indicated in the	nng a sequence insting and he Supplemental Box Rel	ating to Sequence	ee Listing (see Section 802 of the
	Administrative	Instructions).		
4. Th	is report contains indi	cations relating to the follow	ving items:	
	78	Basis of the report		•
	Box No. II	Priority		
		Non-establishment of opinic applicability	on with regard to no	ovelty, inventive step and industrial
	Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under industrial applicability; citat	Article 35(2) wit	th regard to novelty, inventive step or one supporting such statement
	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the interm	ational application	•
	Box No. VIII	Certain observations on the		
Date of subm	ission of the demand		Date of completion	on of this report
15 July 2005 (	15.07.2005)		16 September 2005	(16.09.2005)
Name and ma	ling address of the IPE	A/US	Authorized officer	$\circ$ /
Mail	Stop PCT, Attn: IPEA/US missioner for Patents		Chi Pham	2
P.O.	Box 1450	50	$\mathbf{V}_{\ell}$	in on f
Alexandria, Virginia 22313-1450  Facsimile No. (703) 305-3230  Telephone No. 571-272-3179				
Form PCT/IPE	A/409 (cover sheet)(Apr	il 2005)		

International application No.	
PCT/LISOA/A2696	

Box No. I Basis of the report
1. With regard to the language, this report is based on:
the international application in the language in which it was filed.
a translation of the international application into, which is the language of a translation furnished for the purposes of:
international search (under Rules 12.3 and 23.1(b))
publication of the international application (under Rule 12.4(a))
international preliminary examination (under Rules 55.2(a) and/or 55.3(a))
2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):
the international application as originally filed/furnished
the description:
pages 1-16 as originally filed/furnished pages* NONE received by this Authority on
pages* NONE received by this Authority on
the claims:
pages 17-19 as originally filed/furnished
pages* NONE as amended (together with any statement) under Article 19
pages* NONE received by this Authority on
Figure
the drawings:
pages 1-2 as originally filed/furnished pages* NONE received by this Authority on
pages* NONE received by this Authority on
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3. The amendments have resulted in the cancellation of:
the description, pages
the claims, Nos
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
4. This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
the description, pages
the claims, Nos
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
* If item 4 applies, some or all of those sheets may be marked "superseded."
Form PCT/IPEA/409 (Box No. I) (April 2005)

Form PCT/IPEA/409 (Box No. V) (April 2005)

International application No. PCT/US04/42696

Box No. V Reasoned statement under Arti	cle 35(2) with regard to novelty, inventive ste	p or industrial
applicability; citations and expl	anations supporting such statement	
I. Statement		
Novelty (N)	Claims 6-8 and 16-18	YES
2101225 (07)	Claims 1-5, 9-15, and 19-27	NO
		YES
Inventive Step (IS)	Claims NONE	3.70
	Claims <u>1-27</u>	
Industrial Applicability (IA)	Claims 1-27	YES
massiai i pp	Claims NONE	3.70
2. Citations and Explanations (Rule 70.7) Please See Continuation Sheet		
Please dee Continuation Shoot		•
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International ap	plication	Νo
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PCT/US04/42696

Box No. VII	Certain defects in the international application
The following	defects in the form or contents of the international application have been noted:
Claims 1, 7, and	8 are objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or contents thereof:
With respect to o	claim 1, in line 4, the article "a" before "their" should be deleted and in line 7, it should read as "in the network of the network of clients".
With respect to	claims 7 and 8, in line 1, "said step of choosing" lacks antecedent basis.
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Form PCT/IPEA/409 (Box No. VII) (April 2005)

International application No. PCT/US04/42696

Supplemental Box
 In case the space in any of the preceding boxes is not sufficient.
Continuation of:
V. 2. Citations and Explanations: Claims 1-5, 9-15, and 19-27 lack novelty under PCT Article 33(2) as being anticipated by Li et al (US Patent No. 6,119,162).
With respect to claims 1, 13, 22, and 25, Li discloses in Fig. 1, LAN 10 (providing a communication protocol between the network of clients) includes a plurality of computers (establishing a network of clients). Li discloses (col. 5, lines 59-64) that some of computers 12 may be connected to ISP 16 through, for example, a cable line, while others of computers 12 are connected to ISP 16 through public telephone lines 18. Other configurations having multiple public telephone lines may also be used (wherein at least a plurality of clients in the network of clients having their own associated communication resource connection). Li discloses (col. 4, line 66 - col. 5, line 3) that the development of gateway software or proxy server software, permits all of the computers on LAN 10 to share public telephone

line 18 and access to ISP 16 (providing a protocol for sharing the communication resource connections of the at least some of the clients in the network of clients). Li discloses (col. 6, lines 1-3) that each of the computers may connect to more than one active server, to provide additional network bandwidth (spreading communications from a client in the network of clients among the communication resource connections of the at least a plurality of the clients in the network).

With respect to claims 2, 4, and 14, Li discloses (col. 6, lines 7-11) that LAN 10 could also comprise connections made via power lines, telephone lines, wireless connections made via infrared or RF transmission (a wireless protocol that is implemented via a wireless

With respect to claims 3 and 23, Li discloses in Fig. 1, that computers of LAN 10 access the Internet via the public lines 18 (communication resource access comprises Internet access and the communication resource connections of the network of clients comprise Internet access connections).

With respect to claims 5, 9-12, 15, and 19-21, Li discloses (col. 2, lines 32-37) that computers on the LAN are configured to send their requests to the proxy server software running on one particular computer on the network. The proxy server software then sends the request to the appropriate place on the Internet, receives any response, and sends the response back to the appropriate computer on the LAN (accepting client session requests for a session with a device outside of the network of clients; and providing a proxy between the device outside of the network of clients and a client requesting a client session).

International application No. PCT/US04/42696

upplemental Box	
With respect to claims 24 and 27, Li discloses in Fig. 1, that a server is sel packets from other computers to be transmitted are forwarded to the select community to an appropriate gateway device in the community).	lected among a plurality of computers in a LAN, therefore, ted server (forwarding packets of other clients in the
With respect to claim 26, Li discloses (col. 5, lines 59-64) that some of co a cable line, while others of computers 12 are connected to ISP 16 through multiple public telephone lines may also be used (separate communication accounts).	n resource accounts of clients comprise separate Internet acc
Claims 6-8 and 16-18, lack an inventive step under PCT Article 33(3) as b	being obvious over Li et al (US Patent No. 6,119,162).
With respect to claims 6-8 and 16-18, Li discloses in Fig. 1, a method and disclose that choosing one of the Internet access connections based upon the However, network balancing is well known in the art for distributing traff of the packets, and congestions. Therefore, it would have been obvious to was made to include network balancing technique in Li's system, to preven	fic across multiple lines according to time of the session, ler one having ordinary skill in the art at the time the invention
NEW CITATIONS	
NONE	
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